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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/590,203	06/08/2000	Louis Paul Herzberg	13668(YOR9-2000-0348US1) 9980		
7590 06/16/2006			EXAMINER		
Richard L Catania Esq			SHANG, ANNAN Q		
Scully Scott Murphy and Presser 400 Garden City Plaza Garden City, NY 11530			ART UNIT	PAPER NUMBER	
			2623		
			DATE MAILED: 06/16/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

		A	pplication No.	Applicant(s)					
Office Action Summary		o	9/590,203	HERZBERG ET AL.					
		E	xaminer	Art Unit					
			nnan Q. Shang	2623					
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD F CHEVER IS LONGER, FROM THE M nsions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this come period for reply is specified above, the maximum so the to reply within the set or extended period for reply reply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	MAILING DATE s of 37 CFR 1.136(a) munication. tatutory period will ap y will, by statute, cau	E OF THIS COMMUNICATION In no event, however, may a reply be time only and will expire SIX (6) MONTHS from the set the application to become ABANDONE	. ely filed the mailing date of this commun ) (35 U.S.C. § 133).					
Status									
1)⊠	Responsive to communication(s) file	ed on <i>02 May</i> .	2006						
·			tion is non-final.						
3)□	,								
, <u> </u>	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.								
Dispositi	ion of Claims	·	•						
4)⊠	4)⊠ Claim(s) <u>1,2,4-7 and 9-36</u> is/are pending in the application.								
·	4a) Of the above claim(s) is/are withdrawn from consideration.								
	☐ Claim(s) is/are allowed.								
·	Claim(s) <u>1,2,4-7 and 9-36</u> is/are rejected.								
7)									
·	☐ Claim(s) are subject to restriction and/or election requirement.								
Applicati	ion Papers								
	•	o Evaminar							
9)☐ The specification is objected to by the Examiner.  10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.									
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).									
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.									
	under 35 U.S.C. § 119	,							
12)	Acknowledgment is made of a claim	for foreign pri	ority under 35 H S C & 110(a)	(d) or (f)					
_	12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:								
۵),	1. Certified copies of the priority documents have been received.								
	2. Certified copies of the priority documents have been received in Application No								
	3. Copies of the certified copies of the priority documents have been received in this National Stage								
	application from the International Bureau (PCT Rule 17.2(a)).								
* See the attached detailed Office action for a list of the certified copies not received.									
			останов воргов постового						
Attachmen	t(s)								
	e of References Cited (PTO-892)		4) Interview Summary						
	e of Draftsperson's Patent Drawing Review (I mation Disclosure Statement(s) (PTO-1449 or		Paper No(s)/Mail Da 5) Notice of Informal P	te atent Application (PTO-152)	1				
	r No(s)/Mail Date	1 10/30/00)	6) Other:						

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#### **DETAILED ACTION**

#### Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 04/21/06 has been entered.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claim 1, 2, 4-7 and 9-34 are rejected under 35 U.S.C. 103(a) as being unpatentable over **Ballhorn (6,598,230)** in view of **Richardson (6,054,987)**.

As to claim 1, note the **Ballhorn** reference figures 1-3, discloses multimedia box network and further discloses a method of providing multilevel information about video-on-demand (VOD) services, comprising the steps of:

providing a video-on-demand service system, the system including a multitude of servers (Video and Music 10, 40, etc., see figs.1-3) for storing video data, a multitude of customers (Multimedia Boxes 'MB' 20) for receiving the video data (col.4, lines 33-65),

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and a system administrator (Information Sever 'IS' 12/Management PC 30) for configuring and monitoring connections between the servers and the customers, where customers are able to choose interactively various programs from a video-on-demand (VOD) service provider and can view the selected programs at any time (col.4, lines 33-65 and line 65-col.5, line 51);

Ballhorn, teaches generating a display that enables MB-20 to select music/video on demand (col.5, line 51-col.6, line 1+), but fails to explicitly teach generating a display, on a computer display screen, of a tree having a plurality of nodes, and embedding in the nodes information about the VOD services provided to the multitude of customers, including the step of the system administrator interacting with the nodes of the display to configure and to monitor the connections between the servers and the customers.

However, note the **Richardson** reference figures 4-6, discloses method of dynamically creating nodal views of a managed network, which generates a display, on a computer display screen, of a tree having a plurality of nodes, and embedding in the nodes information about services provided to the multitude of customers, including the step of the system administrator interacting with the nodes of the display to configure and to monitor the connections between the servers and the customers, embedding information in nodes, including identifying a first and second catalog of a first and second group of aspects of services, forming a matrix from the first and second groups and embedding detailed information of each program under a specific categories a more detailed information embedded in the form of a matrix or matrices, which can be accessed by pressing a user input device (figs.4-6 and col.4, line 44-col.5, line 52).

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Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the teaching of Richardson into the system of Ballhorn to enable system administrator and the various management centers to monitor and manage services being provided to all the network devices and furthermore for easy troubleshooting of problems on the network devices or to plan future expansion of the network devices.

As to claim 6, the claimed system is composed of the same structural elements that were discussed in the rejections of claim 1.

Claims 7, 9 and 10, are met as previously discussed with respect to claims 2, 4 and 5.

As to claim 11, the claimed storage device is composed of the same structural elements that were discussed in the rejections of claim 1.

Claims 12, 14 and 15, are met as previously discussed with respect to claims 2, 4 and 5.

Claim 13 is met as previously discussed with respect to claim 3.

As to claim 16, Ballhorn further discloses where the tree is displayed top down (col. 12, lines 41-55), note that the root of the tree is Category 92, which is at the top and the listings of programs follows.

Claim 17 is met as previously discussed with respect to claim 1.

As to claims 18-22, the claimed "method for representing interconnection of a plurality of elements of video-on-demand (VOD) system" is composed of the same structural elements that were discussed in the rejections of claim 1.

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As to claim 23, Ballhorn further further employs a wizard within the software program of the STB to form a subset of elements within the Category (col.12, line 66-col. 13,

line 22).

As to claim 24, the claimed article of manufacture is composed of the same structural elements that were discussed in the rejections of claim 18.

As to claim 25, the claimed architecture is composed of the same structural elements that were discussed in the rejections of claim 18.

As to claims 26 and 27, Ballhorn further further discloses where at least one VOD element is a catalog or category of VOD sub-elements and also peripherally related to VOD (col. 12, lines 31-51).

As to claim 28, Ballhorn further further discloses where the category elements only related to VOD includes an item from group including customer credit card (col. 14, lines 15-33), note that the user can order a program and furthermore an related or available information request by the user relating to VOD program is also displayed.

As to claim 29, the claimed method is composed of the same structural elements that were discussed in the rejections of claim 1.

As to claim 30, Ballhorn further further discloses VOD related entities such as VOD composers/manufacturers (col.5, lines 10-51).

Claim 31, is met as previously discussed with respect to claim 30.

As to claims 32 and 33, Ballhorn further further discloses were the VOD resources are groups of products and inventory information (col.5, lines 10-51).

Claim 34 is met as previously discussed with respect to claim 1.

4. Claims 35 and 36 are rejected under 35 U.S.C. 103(a) as being unpatentable over **Ballhorn** (6,598,230) in view of **Richardson** (6,054,987), further in view of **Peters et al** (6,374,336).

As to claims 35 and 36, Ballhorn as modified by Richardson further teaches an intersection matrix representing various categories, but fails to explicitly teach different servers for each category.

However, note the **Peters** reference figures 1 and 5-7, discloses a computer system and process for transferring multiple streams of data stored on multiple storage units and further discloses a catalog manager, which stores on different storage unit different catalogs and transfers multiple steams of the catalogs accordingly (col.6, line 51-col.7, line 13, col.8, line 19-57 and col.11, line 56-col.12, line 1+).

Therefore it would have been obvious to one of ordinary skill in the art the time of the invention to incorporate the teaching of Peters into the system of Ballhorn as modified by Richardson to provide a plurality of storage for different catalogs to allow the distributor to access the storage with the shortest queue of requests and efficiently stream multiple or different catalogs simultaneously.

## Response to Arguments

5. Applicant's arguments with respect to claims 1, 2, 4-7 and 9-36 have been considered but are most in view of the new ground(s) of rejection. The amendment to all

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the independent claims necessitated the new ground(s) of rejection. This office action is non-final.

### Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Nichols et al (6,138,150) disclose method for remotely controlling computer resources.

Martin et al (5,355,302) disclose system for managing a plurality of computer jukeboxes.

67. Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Annan Q. Shang** whose **telephone number is 571-272-7355**. The examiner can normally be reached on **700am-400pm**.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Christopher S. Kelley can be reached on 571-272-7331. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Annan Q. Shang